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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/634,741	08/04/2003	Takahiko Koizumi	MIPFP047	6624
	590 01/26/2007 IILLA & GENCARELLA	EXAM	EXAMINER	
710 LAKEWAY		GILES, NICHOLAS G		
SUITE 200 SUNNYVALE,	CA 94085		ART UNIT	PAPER NUMBER
501111 11152, 0117 1000			2622	
	•		1	
SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS		01/26/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)			
Office Action Summary						
		10/634,741	KOIZUMI ET AL.			
	Office Action Summary	Examiner	Art Unit .			
		Nicholas G. Giles	2622			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAYS OF THE MAIL	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEL	N. sely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status			,			
1)⊠	Responsive to communication(s) filed on 21 De	ecember 2006.	•			
2a) <u></u> ☐	This action is FINAL. 2b)⊠ This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims		•			
4)⊠ Claim(s) <u>1-25</u> is/are pending in the application.						
	4a) Of the above claim(s) <u>9-25</u> is/are withdrawn	from consideration.				
·	Claim(s) is/are allowed.					
	Claim(s) <u>1-8</u> is/are rejected.					
·	Claim(s) is/are objected to.					
الــا(ه	Claim(s) are subject to restriction and/or	election requirement.				
Application Papers						
9)□	The specification is objected to by the Examiner	r.				
10)⊠ The drawing(s) filed on <u>06 February 2004</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority (under 35 U.S.C. § 119					
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:						
۵,	1.⊠ Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachmen	t(s)					
	1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)					
2) Notice	2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 5) Information Disclosure Statement(s) (PTO/SB/08) Other:						

DETAILED ACTION

Election/Restrictions

1. Applicant's election without traverse of Group I claims 1-8, in the reply filed on 12/21/2006 is acknowledged.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims **1-8** are rejected under 35 U.S.C. 102(b) as being anticipated by Shiota et al. (U.S. Patent No. 6,011,547).

Regarding claim 1, Shiota et al. discloses:

An image processing method that makes image data, which includes shooting information obtained at a time of shooting, subjected to a series of image processing suitable for a selected shooting scene, said image processing method comprising: acquiring image data; retrieving scene-dependent image processing condition specification information, which is related to the acquired image data and is used to specify a scene-dependent image processing condition suitable for the selected shooting scene (optimal processing condition); specifying the selected shooting scene based on the shooting information (recording information).

in the case of failed retrieval of the scene-dependent image processing condition specification information; acquiring a scene-dependent image processing condition (predetermined algorithm) suitable for the specified shooting scene from a memory device, which stores multiple scene-dependent image processing conditions set for multiple shooting scenes; and executing image quality adjustment of the image data with the acquired scene-dependent image processing condition (2:19-27, 3:67-4:21, 4:31-53, and 5:54-62, if the optimal processing condition is present the image is processed using the condition, otherwise the shooting information must be examined because there was a failed retrieval of the optimal processing condition).

Regarding claim 2, see the rejection of claim 1 and note that Shiota et al. further discloses:

Acquiring the scene-dependent image processing condition, in the case of successful retrieval of the scene-dependent image processing condition specification information, is implemented by acquiring the scene-dependent image processing condition corresponding to the retrieved scene-dependent image processing condition specification information from said memory device (5:54-62).

Regarding claim 3, see the rejection of claim 1 and note that Shiota et al. further discloses:

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Specifying the shooting scene, when the shooting information includes preset information of shooting scene, is implemented with the preset information of shooting scene (5:54-62).

Regarding claim **4**, see the rejection of claim 1 and note that Shiota et al. further discloses:

Specifying the shooting scene is implemented with based on information on settings of exposure program (AE), aperture (EV), shutter speed (EV), subject distance range (focusing length), ISO speed rate (γ), and flash (flash) included in the shooting information (2:19-27, 3:67-4:21, 4:31-53, and 5:54-62).

Regarding claim **5**, see the rejection of claim 3 and note that Shiota et al. further discloses:

Specifying the shooting scene, when the shooting information does not include the preset information of shooting scene, is implemented with information on settings of exposure program (AE), aperture (EV), shutter speed (EV), subject distance range (focusing length), ISO speed rate (γ), and flash (flash) included in the shooting information (2:19-27, 3:67-4:21, 4:31-53, and 5:54-62).

Regarding claim **6**, see the rejection of claim 1 and note that Shiota et al. further discloses:

Scene-dependent image processing condition is a combination of values of multiple image quality-relating parameters, which are set in

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advance for each shooting scene (2:19-27, 3:67-4:21, 4:31-53, and 5:54-62).

Regarding claim 7, Shiota et al. discloses:

An image processing apparatus that makes image data, which includes shooting information obtained at a time of shooting, subjected to a series of image processing suitable for a selected shooting scene, said image processing apparatus comprising: an image data acquisition unit that acquires image data; a memory unit that stores multiple scenedependent image processing conditions set for multiple shooting scenes (optimal processing condition); a scene-dependent image processing condition acquisition unit that, in the case of failed retrieval of scenedependent image processing condition specification information, which is related to the acquired image data and is used to specify a scenedependent image processing condition suitable for the selected shooting scene, specifies the selected shooting scene based on the shooting information (recording information) and acquires a scene-dependent image processing condition (predetermined algorithm) suitable for the specified shooting scene from said memory unit; and an image quality adjustment unit that executes image quality adjustment of the image data with the acquired scene-dependent image processing condition (2:19-27, 3:67-4:21, 4:31-53, and 5:54-62, if the optimal processing condition is present the image is processed using the condition, otherwise the

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shooting information must be examined because there was a failed retrieval of the optimal processing condition).

Regarding claim 8, Shiota et al. discloses:

A computer program product storing a program that causes a computer to utilize multiple scene-dependent image processing conditions set for multiple shooting scenes and to make image data, which includes shooting information obtained at a time of shooting, subjected to a series of image processing suitable for a selected shooting scene (optimal processing condition), said program comprising: a computer command that retrieves scene-dependent image processing condition specification information, which is related to acquired image data and is used to specify a scene-dependent image processing condition suitable for the selected shooting scene; a computer command that specifies the selected shooting scene based on the shooting information (recording information), in the case of failed retrieval of the scene-dependent image processing condition specification information; a computer command that selects a scenedependent image processing condition (predetermined algorithm) suitable for the specified shooting scene among the multiple scene-dependent image processing conditions; and a computer command that executes image quality adjustment of the image data with the selected scenedependent image processing condition (2:19-27, 3:67-4:21, 4:31-53, and 5:54-62, if the optimal processing condition is present the image is

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processed using the condition, otherwise the shooting information must be examined because there was a failed retrieval of the optimal processing condition).

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

7,151,564 Kubo

processing conditions attached to the image for later

processing

6,657,658 Takemura

zooming information attached to image for later

processing

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nicholas G. Giles whose telephone number is (571) 272-2824. The examiner can normally be reached on Monday through Friday from 7:30am to 4:00pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ngoc - Yen Vu can be reached on (571) 272-7320. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

NGG

SUPERVISORY PATENT EXAMINER